| | Fee Paid | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 53. |
|---|--|--|--|
| | | | This instrument was filed for record on the 10 day Dec. A. D., 1925, at 3:00: P. A. <i>Gas & Melliman</i> . Register of Dece |
| | WEIter | itchell et ux TO | |
| | C. H. T | cker | ByDepu |
| | | DENTURE, Made this tenth day twenty-five between lter Mitchell and Ruth Mitchell, hu | |
| | of Clir part ies of the | ton in the County of Doug first part, and C. H. Tucker | las and State of Kangas |
| | Five | ETH, that the said part iss of the first part, in Hundred (\$500.00) and no/100 | o Grant, Bargain, Sell and Mortgage to the said part y of the second r |
| | | Part of the Southwest | Quarter (1) Section Twenty-six (26) |
| | | Township Thirteen (13 | |
| | | Described as follows; | and the second particular and the second |
| | | Beginning fifty-one (| 51) rods west of Northeast corner of |
| | | said Southwest quarte | r ,thence \vec{S} outh fifty (50) rods;thence west one |
| | | |);thence north fifty (50) rods;thence w |
| () () () () () () () () () () () () () (| 6 | east one hundred nine | (109) rods to place of beginning. |
| 6 | | | |
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| | with the appurete | nances and all the estate, title and interest of the said | part ies of the first part therein. |
| 2 | And the said p | art 105 of the first part do hereby covenant and ag estate of inheritance therein, free and clear of all incumbrances, | No frai at the delivery move on a |
| L L | | not and defend the same against all parties making lawful claim t | hereto: nall at all times during the life of this indenture, pay all taxes or assessments that may be levied or ass or we \$1.1,\$20,\$20,20,20,20,20,20,20,20,20,20,20,20,20,2 |
| | against said real estat | e when the same becomes due and payable, and that the | bey with the loss if any made navable to the part V of the second part to the extent of hi |
| | interest. And in the e | rent that said part 105 of the first part shall fail to pay such |) part to took a may have beerre due and payable and to keep said premises insured as brein provided, the taxes when the same beerre due and payable and to keep said premises insured as brein provided, the mount on paid shall become a part of the indebtedness, secured by this indenture, and shall bear intre- |
| | part y of the se the rate of 10% from THIS GRANT | the date of payment until fully repaid. is intended as a mortgage to secure the payment of the sum of | taxes show the same become due and payance and to accept any tremmes measure as around portions, name neutro paid shall become a part of the indebtedness, secured by this indenture, and shall bear intere- DOLL |
| | according to the terms | drad (\$500.00) and no/100 of ODO certain written obligation for the payment | of said sum of meney, executed on the 10th day of December 19 2 |
| | and by its | ed by the said part V of the second part to pay for any ins | , with all interest accruing thereon according to the terms of axid obligation and also to secure any so urance or to discharge any taxes with interest thereon as herein provided, in the event that said part |
| | of the first part shall f And this convey or any obligation creat | il to pay the same as provided in this indenture. ance shall be void if such payment be made as herein specified, and ed thereby, or interest thereon, or if the taxes on said real estate | the obligation contained therein fully discharged. If default be made in such payments or any part th are not rails when the same locume due and payable, or if the insurance is not kept up, a previded with the is remainted on said permises, then this enveryance shall become absolute as of the when man of which this indenture is given, shall immediately mature and become does and payable at the option of which this indenture is given, shall immediately mature and become does not payable at the option of a share the same state of the same state of the same state of the same statements and the same sta |
| | or if the buildings on sa unpaid, and all of the holder hereof without | id real estate are not kept in as good repair as they are new, or it was obligations provided for in said written obligation, for the security ontice, and it shall be lawful for the said part | of which this indenture is given, shall immediately mature and become due and payable at the option of to take procession of the said premises and all of the transmiss hereby cranted, or any tart the totake procession of the said premises the options and to sail the previous hereby cranted, or any tart the totake procession of the said premises the option of the said premises hereby cranted, or any tart the sail the previous hereby cranted or any tart the sail the previous hereby cranted, or any tart the sail the previous hereby cranted or any tart the sail the previous hereby cranted, or any tart the sail the previous hereby cranted or sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the sail the |
| | improvements thereon in the manner prescrib | in the manner provided by law and to have a receiver appointed to co st by law and out of all moneys arising from such sale to retain the such shall be noted by the part 105 making such sale, on demand | trait. Use presention of the naid premises and a iller the resultand benefits accounting therefrom; and to sell the premises hereby grated, or any part the amount then unput of principal and interest, together with the resist and retarge incident thereta and to the first part. 108 . |
| | to, and be obligatory u | the parties hereto that the terms and provisions of this indenture pon the heirs, executors, administrators, personal representatives, | amount true status at parts in the second state of the second state of the second state of the second state of the second state state of the second state state of the second state |
| | IN WITN last above written | SS WHEREOF, the part 108 of the first part | |
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| | | | Ruth Mitchell (SE |
| | | | (SE |
| | | | 1818) היאיית המשפט ה |
| | STATE OF County of | Douglas | |
| | COUNT OF | BE IT REMEMBERED, That on this | 10 day of Dec . A. D. 19 25 , before m |
| | | Notary P _u blic Walter Mitchelland Ruth Mi | in the aforesaid County and State, came tchell.husband and wife |
| | L.S. | to me personally known to be the same perso | n S who executed the foregoing instrument and duly acknowledged the execution |
| | | IN WITNESS WHEREOF, I have her written. | cunto subscribed my name, and affixed my official scal on the day and year last ab |
| | Thir mirses | My Comm'ssion Expires on the May21, | day of 19 27 E. F. Huddleston Notary Publ |
| | do written | | RELEASE |
| | ertaage I, the und | rsigned owner of the within mortgage, do hereby ack | nowledge the full payment of the debt secured thereby, and authorize the Registe |
| | | e discharge of this mortgage of record. Dated this | 3 day of Jonuary 1945. (mus C.E.) Elizabeth C. Huddleston Morgagere. Own |

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